HHW

TURONE OWENS PLAZNTIFF

V.

SHERIFF TOM DART et, al.

NO. 07-C-6800 JUDGE HOLDERMAN

FILED

APR 2 9 2008 4-29-2008 MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

BESPON SE ANSWER

NOW COMES, TURONE OWENS, PLAZNITHE, PRO SE, AND REQUEST THES COURT GRANT HES MOTHON FOR TREAL AND HES PRESPONSE/ANSWER. IN SUPPORT THERE OF, PLAZNITHE AVERS THE FOLLOWING:

- 1). PLAZNTZEFF IS NOW ACTENG PROSE. AND REQUEST THAT THES COURT COURT WARREN OF AN ATTORNEY, AS PRECEDENTED IN HATNES V. KERNER 404 U.S. 519, 521 (1972);
 - 2), PLAINTIFF HAS ABSOLUTLY NO IDEA WHAT TO SAY/DO NOW STAKE THE COURT SENT THIS MENUTE ORDER. SO HERE IS MY BEST RESPONSE.
- 3). THE DEFENDANTS WERE SUED IN BOTH INDICEDUAL AND OFFICIAL CHPACITIES AND UNDER COLOR OF LAW. IF ANY OF THIS WAS NOT PUT IN THE ORIGINAL COMPLAINT. PLAINTEFF AND SEVERAL OTHERS IN THE REQUESTED "CLASS ACTION" ALL SENT LETTERS AND GRIEVANCES COMPLAINTS DEPENDANT "DART AND GORDENE Z FORMALLY KNOWN AS DEFENDANT JOHN DOE LET THE RECORD REPLECT HE'S THE DISECTOR), THEY NEVER RESPONDED. SEE: AFFIDAVITS IN MOTION TO CERTIFY CLASS,
- 4). THE DEFENDANTS (KNEW) UNDOUBTEDLY THAT THEFR' ACTIONS WOULD AND DED CHUSE OTHER'S TNJURY, SEE OTHER SULTS FILLED

- 5)-DEFENDANTS 1BTEENEROOT-BOOSMERREF FUNDOTHICOTHICES DERECTOR

 (DART & GORDANEZ) INTENTIONALLY ALLOWED THE UNLAWFUL LOCK-DOWN

 CONDETEONS, NASTY SHOWERS AND RETALEATEON TECNEQUES USED BY

 THEIR AGENTS.
- 6). THEIR CONDUCT DID AND POES VEOLATE CLEARLY ESTABLESHED STATUTORY AND CONSTITUTIONAL REGHTS OF WHECH THEY REASONABLY WOULD HAVE KNOWN
- 7), IN RESPONSE TO: OFFECEAL CAPACETY CLAEM; PLAENTEFF AND MANY OTHER DETARNES HE GOT AFFEDANTS FROM, (SEE: CLASS CERTEFICATION MOTEON)
 HAS HAD SEVERAL "INJURIES" AS A DERECT RESULT OF THE ELLEGAL,
 UNCONSTETUTIONAL POLECY WHICH DERECTOR GORDENEZ AND DART
 HAS EMPLEMENTED.
- 8). AN EXPRESS POLICY HERE VEOLATES OUR REGITS, THE WEDGESPEAR PRACTICE WHICH IS A FORCE OF LAW NOW IS 2 LLEGAL, DONE BY PERSON WITH FINAL ROLLY MAKENG AUTHORITY, HENCE, PLAINTEFF (HIRS) CLEARLY STATED A CLAIM, AND DED SATISFY ALL AREAS TO CONSTITUTE A VALED CLAIM (TRAILABLE)

WHEREFORE, PLAINTER PRAYS THAT HIS RESPONSE IS GRANTED AND DEFENDANTS MOTION TO DESMISS IS DENIED. AND THIS CASE OFFERED TO JURY/BENCH TRIAL.

TYRONE OWENS 2007007 6179 BOX#089002 CHGO, IL, 60608 RESPECTFULLY SUBMETTED

TYRONE OWENS

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FOR THE NORTHERN DISTRICT, ILLINOIS

TYRONE OWENS
PLAINTIFF

ON NO.07-CV 6800
JUDGE: JAMES F. BOLDERMAN

SHERIFF TOM DART et al.
DEFENDANTS

ON NO.07-CV 6800

ON DEFENDANTS

PROOF/CERTIFICATE OF SERVICE

TO: UNITED STATES DISTRICT COURT OFFICE

U.S. DIST. COURT CLERK 219 S. DEARBORN STREET CHICAGO, IL. 60604 TO: COOK COUNTY STATES ATTORNEY'S

ASST. STATES ATTY. JAMIE M.STANTON 500 RICHARD J.DALEY CENTER CHICAGO, IL. 60602

I, TYRONE OWENS, SWEAR UNDER PENALTY OF PERJURY THAT I SERVED A COPY OF THE ATTACHED DOCUMENT ON: U.S. DISTRICT COURT CLERK AND ASSISTANT STATES ATTORNEY JAMIE M. STANTON, BY PLACING IT IN THE MAIL AT THE COOK COUNTY JAIL/CORRECTIONS. ON 2007/10/08

TYRONE OWENS
BOX#089002
COUNTY JAIL
CHGO, IL. 60608